

Semi-Weekly Tribune

IRA L. BARE, Editor and Publisher.

SUBSCRIPTION RATES:
One Year by Mail in Advance...\$1.25
One Year by Carrier in Advance...\$1.50

Entered at North Platte, Nebraska,
Postoffice as Second Class Matter.

TUESDAY, SEPTEMBER 7th, 1915

"Buy at Home."

The slogan "Buy at Home," is one that each person in Nebraska should try to observe. It applies to the farmer and the banker and the housewife of each. It applies to the merchant whether he is located in the great metropolitan city or in the crossroads town. It applies to the jobber, and, indeed, to the manufacturer himself.

In "buying at home," Nebraskans can best aid their state by aiding the commercial enterprises of the state. By buying at home we will help to "keep Nebraska money in Nebraska." Nebraska has the business houses and the manufacturers. The merchants of Nebraska carry a good, if not a great deal better line of goods than does the mail order house of the far east. By buying at home you are exchanging your money for an article the quality of which you can test before you buy. When you send your money away, you are flipping your coin and trusting to luck or the honesty of the mail order man to get your money's worth. In most cases the rules of the game are "Heads he wins tails you lose."

Be on the safe side. See what you buy before you let go of your money. Try your home merchant first and if he does not carry a brand marked "made in North Platte," or "made in Nebraska," see to it that he is informed of the necessity of his carrying out the idea of patronizing home markets as well as for the consumer to do his share. We must all work co-operatively. By co-operating, we can build the greatest system of commercial activities in the country, and the organization will be for the benefit not only of the merchant and manufacturer, but indeed of every citizen in Nebraska. Published by the Chamber of Commerce.

COMMISSIONERS' PROCEEDINGS.

August 30, 1915.

Board met pursuant to adjournment, present Herminghausen, Springer and White, and county clerk.

The county clerk is hereby instructed to notify the Platte Valley Cattle Co. to remove their fence across roads No. 156 and 106.

The following claims were allowed on the general fund:

C. W. Yost, salary, \$137.50; C. W. Yost, office expenses, \$17.70; J. N. Wilson, salary, \$75.00; Roy Wilson, salary, \$75.00; A. J. Salisbury, salary, \$145.80; Aileen Ganti, salary, \$133.33; Essie Wessburg, services, \$29.50; Annie Anderson, care of county poor, \$30.00; Hilda Anderson, salary, \$50; R. A. Wohlford, mds. county poor, \$2.00; D. B. White, services, \$30.10; E. A. Surber, care of county poor, \$28.00; J. M. Wilson, extra labor, \$16; F. W. Herminghausen, services, \$1.20; Aileen Ganti, office expenses, \$18.75; Isaac Selby, mds. for county poor, \$21.03.

Allowed on the bridge fund: John R. Ritner, inspector Sutherland bridge, \$104.00; John R. Ritner, building Turple bridge, \$141.25; Wm. Dymond, bridge work, \$29.00; W. S. Elliott, driving piles, \$212.80; Wm. Johnson, bridge work, \$36.

Allowed on road fund: John Rohrer, road work Dist. 32, \$34.75; F. C. Hostetter, road work on Com. Dist. No. 2, \$38.35.

Bond of W. S. Ross, overseer Dist. 41, is hereby approved.

Whereupon the board adjourns until tomorrow.

August 31, 1915.

Board met pursuant to adjournment, present Herminghausen, Springer and White and county clerk.

Board spent the day in Fox Creek precinct inspecting roads and bridges and stood adjourned until tomorrow.

C. W. YOST, County Clerk.

September 1, 1915.

Board met pursuant to adjournment, present Herminghausen, Springer and clerk.

Claims allowed as follows:
Paul G. Meyer, inspector Platte bridge, \$76.

On road district 51: James Stephens, \$20; Roy DeLate, \$18; Silas Kugler, \$26; Dick Teeters, \$12; Arthur Teeters, \$8; Walter Herdon, \$2; E. K. Spuder, \$32; Frank Hand, \$2; David McLaughlin, .65.

Allowed on road district 20: Peter Jepsen, \$5; O. F. Jacobson, \$12.25; Soren Rossen, \$9.70; Jorgen Rossen, \$27.60.

Allowed on road district 16: Lewis Perkins, \$3.50; Floyd Coon, \$3.50.
Allowed on road district 31: C. L. Ross, \$16.

Commissioner district 1: Andrew Olson, \$14.50.

General Fund: E. H. Springer, services, \$45.50; E. W. Herminghausen, services, \$55.50.

Whereupon the board adjourns to September 20, 1915.
C. W. YOST, County Clerk.

Mrs. Otto Weber will entertain the Rowena Sewing Circle this afternoon.

Mrs. Anna Redmond has returned from Denver, where she visited for some time.

Miss Marie Rudat left last evening for Atchison, Kansas, where she will attend Midland college.

George Weir will leave shortly for Lincoln to resume his studies at the state university.

Jack Harter has returned from Denver, where spent two weeks visiting his wife and son.

The Eldoon club will be entertained tomorrow afternoon by Mrs. Ino. Ayle, 315 south D street.

Mrs. T. V. Austin and children have returned from a visit in Sebetha, Kansas, with relatives.

Mr. and Mrs. Charles Durbin, of Maywood, who were guests of their nephew, Albert Durbin, left yesterday for Montana to look up a location.

Mrs. Geo. E. Stearns returned Sunday night from a two weeks' visit with relatives in New York and Pennsylvania.

The Methodist Aid society will hold an exchange at Derryberry & Forbes' store next Saturday, September 11th. There will be on sale woven rugs, and baked such as pies, cakes, bread, bakes beans, etc.

Allison Wilcox, who lives on the J. W. Payne farm near Bignell, was in town yesterday and took out a hot air heating plant to be installed by Simon Bros. The house on the farm has been remodeled, and many modern conveniences added.

The latest neckwear for ladies is shown at The Leader.

During the electric storm Sunday evening Drayman Seaton's barn on east Sixth street was struck by lightning and burned down. The automobile and horses were taken out before the flames had gained much headway but the harness, chickens and a number of stored articles were destroyed.

F. J. DIENEK & CO. Real Estate and Insurance

Come and see us for town lots in different parts of the city. Good investments on easy terms. Houses for sale and rent. We have also good bargains in farms and ranches.
Cor. Front and Dewey Sts., upstairs.

COL. M. L. McDERMOTT General Auctioneer

PHONE RED 464.

North Platte, Nebraska.

Stock and Farm Sales a Specialty.

Order of Hearing on Final Settlement State of Nebraska, Lincoln County, ss. In the County Court.

In the Matter of the Estate of Lucinda Clark, Deceased.

To the Creditors, Heirs, Legatees and others interested in the Estate of Lucinda Clark.

Take notice that Lester Walker has filed in the County Court, a report of his doings as Administrator of said estate, and it is ordered that the same stand for hearing on the 3d day of September, A. D. 1915, before the Court at the hour of 9 o'clock A. M., at which time any person interested may appear and except to and contest the same.

Notice of this proceeding and the hearing thereof is ordered given to all persons interested in said matter by publishing a copy of this order in the North Platte Tribune, a semi-weekly newspaper printed in said County, for three consecutive weeks prior to said date of hearing.
Dated August 10th, 1915.
GEO. E. FRENCH,
County Judge.

To William H. Simmons, owner of Lot 7, Block 11, Bellevue Addition, North Platte, Nebraska.

The owners of property on the north side of 9th street, between Jefferson and Augusta Ave. are hereby notified that the Mayor and Council of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the south side of said Lot 7, Block 11, owned by you in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lot owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
City Clerk.

To Chas. H. Macomber, owner of Lot B, Bellevue Addition, North Platte, Nebraska.

The owners of property on the south side of 9th street, between Augusta Ave. and Oak street, are hereby notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the north side of said Lot B, owned by you, in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lot owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
City Clerk.

To Chas. H. Macomber, owner of part Lot "E" County Clerk's Sub-division NW 33-14-30.

The owners of property on the south side of 9th street, between Augusta Ave. and Oak street, are hereby notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the north side of said Lot "E" owned by you, in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lot owned by you, adjoining which the same shall be constructed.

C. F. TEMPLE,
City Clerk.

To Tim T. Kellher, owner of Lots 5 and 6, Block 6, Miller's Addition, North Platte, Nebraska.

The owners of the property on the East side of Sycamore street between "C" and 3rd streets, are hereby notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their

said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the west side of said Lots 5 and 6, Block 6, owned by you, in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lots owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
(SEAL) City Clerk.

To M. C. Harrington, owner of Lot 1, Block 75, North Platte, Nebraska.

The owners of property on the south side of 9th street, between Augusta Ave. and Oak street, are notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the north side of said Lot 1, Block 75, owned by you, in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by the city and the costs assessed upon the said lot owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
(SEAL) City Clerk.

To O. D. Bunting, owner of Lot 8, Block 57, North Platte, Nebraska.

The owners of property on the West side of Walnut street, between 9th and 10th streets, are hereby notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the East side of lot 8, block 57, owned by you, in accordance with said ordinances, on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lots owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
(SEAL) City Clerk.

To Charles Hublitz, owner E 1/2 lot 1, Block 112, North Platte, Nebraska.

The owners of property on the west side of Walnut street, between Front and 5th streets, are hereby notified that the Mayor and Council of the City of North Platte, Lincoln County, Nebraska, passed and approved an ordinance on the 18th day of June, 1913, ordering a sidewalk adjoining their said premises, to be constructed as to line and grade, and of permanent material, as provided in the general ordinances of said city, regulating the construction of sidewalks in said city.

Unless said walk is constructed by you along the east side of said E 1/2 of Lot 1, Block 112, owned by you, in accordance with said ordinances on or before the 16th day of September, 1915, the same will be constructed by said city and the costs assessed upon the said lot owned by you adjoining which the same shall be constructed.

C. F. TEMPLE,
(SEAL) City Clerk.

In the County Court of Lincoln County, Nebraska.

In the matter of the Estate of William Highberger, Deceased.

Notice is hereby given that the creditors of the deceased will meet the Administrator of said estate before me, County Judge of Lincoln County, Nebraska, at the county court room in said county, on the 24th day of September, 1915, and on the 24th day of March, 1916, at 9 o'clock a. m., each day for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for the administrator to settle said estate from the 24th day of September, 1915. This notice will be published in the North Platte Tribune, a semi-weekly newspaper, for four weeks successively prior to the 24th day of September, 1915.

Witness my hand and seal of said court this 18th day of August, 1915.
GEO. E. FRENCH,
County Judge.

A24-4

NOTICE OF SPECIAL ELECTION

Whereas at a regular meeting of the City Council of North Platte, held August 2nd, 1915, the following motion was adopted. Moved that the Council approve the following contract with the North Platte Light & Power Company and that the Mayor and Clerk be authorized to execute same and that the same be submitted for the approval or disapproval of the voters of the City of North Platte at a special election to be held on September 14th, 1915 for this purpose and in the manner provided by law.

Street Lighting Contract between North Platte Light and Power Company and City of North Platte. This contract entered into by and between North Platte Light and Power Company, a corporation, as the party of the first part, and City of North Platte, in the County of Lincoln and State of Nebraska, as party of the second part.

WITNESSETH:

1.—The party of the first part hereby agrees to furnish to the party of the second part, and the party of the second part hereby agrees to take and use, for the purpose of lighting the streets, alleys and public places of the party of the second part, and during the period of five years hereinafter described, electric light supplied by such number of overhead suspended hooded incandescent street lamps as may be required and from time to time ordered installed by the party of the second part during said period, at the following rates and prices, which the party of the second part hereby agrees to pay to the party of the first part, and upon the following terms and conditions:

2.—For sixty candle power incandescent lamps or their equivalent in can-

dle power, each per annum \$21.00; for eighty candle power incandescent lamps or their equivalent in candle power, each per annum \$23.75; for one hundred power incandescent lamps or their equivalent in candle power, each per annum \$26.50; for two hundred and fifty candle power incandescent lamps or their equivalent in candle power, each per annum \$58.00; for four hundred candle power incandescent lamps or their equivalent in candle power, each per annum \$82.50; for thirty-two candle power incandescent lamps as specified and provided for in Paragraph 3, \$18.00 per annum.

For arc lights or high candle power incandescent lamps used in place of arc lights as specified and provided for in Paragraph 3, \$85.00 per annum.

Payment shall be made in twelve equal monthly installments. Lamps shall be lighted from dusk until dawn each night. All lamps and equipment shall be furnished and maintained by the party of the first part.

3.—It is agreed by the parties hereto that the party of the first part will promptly, after the confirmation of this contract by the affirmative vote of the electors of North Platte, Nebraska, proceed to install and equip a new and modern system, including wires, poles and accessories, for the service of such sixty, eighty, one hundred, two hundred and fifty and four hundred candle power incandescent lamps or their equivalent which the second party may order installed under this contract.

The work of installing such new and modern system for street lights as provided for above, shall after commencement, be carried out diligently to completion.

Until the completion of said new and modern system, the street lights now used by the second party and supplied by the first party, shall be continued in use and paid for at the schedule named in Paragraph 2.

4.—In the event of any of said lamps not burning during the time required, the party of the second part shall have the right to deduct the pro rata amount from the bill for each night such lamp fails to supply light for more than two consecutive nights, after receipt by the party of the first part of written notice from the proper official of the party of the second part that said lamp is not burning.

5.—All street lamps provided for herein shall be placed at such points within the territorial limits of the party of the second part as may be designated by the mayor and city council or authorized representative of the party of the second part; provided that no lamp shall be ordered installed at a greater distance than seven hundred feet from the location of a then existing street series lamp; and should the party of the second part require the re-location of any lamp after the same has been located, then the party of the second part shall pay to the party of the first part the actual cost of labor and material necessary in such re-location.

6.—The party of the second part shall, in conformity with the law, submit this contract for approval or disapproval, to its electors at a special election held September fourteenth, 1915. Should this contract by said electors at such election be disapproved, then no obligation hereunder shall be upon either party hereto. But should this contract by said electors at such election be approved, then this contract shall in each and all of its provisions take effect and be and continue in full force for and during a period of five years from and after the first day of November, 1915; it being distinctly understood and agreed that the party of the first part shall have a reasonable time in which to supply the necessary equipment for the fulfilling of its obligations hereunder, and that it will make every effort to supply such equipment as speedily and soon as practicable.

7.—Each and all of the rights, privileges and advantages lodged in or passing to the party of the first part by virtue hereof may by it be transferred and assigned, but only upon the assumption by any grantee or assignee of each and all of the obligations of the party of the first part thereunder.

In Testimony Whereof, North Platte Light and Power Company has hereunto set its hand and attached its corporate seal by Willis Todd, its Vice-President, therunto authorized, and City of North Platte has hereunto set its hand by its mayor, attested by its city clerk, all on this 3rd day of August, A. D. 1915.

NORTH PLATTE LIGHT AND POWER COMPANY.

(Party of First Part)

By WILLIS TODD,
Vice-President.

Witness to signature of Party of First Part

W. LITTLE.

CITY OF NORTH PLATTE, NEBRASKA.

(Party of Second Part)

By E. H. EVANS,
Mayor.

Attest: C. F. TEMPLE,
City Clerk.

Therefore notice is hereby given that a special election will be held in the City of North Platte, Nebraska, on Tuesday, September 14th, 1915, at the places hereinafter specified in the several wards of the city for the purpose of submitting the following proposition to the voters of said city: "Shall the Mayor and Clerk of said city be empowered to enter into a contract with the North Platte Light & Power Company a copy of which is printed above for the purpose of street lighting."

The polls of said election shall be kept open between the hours of 9 o'clock A. M. and 7 o'clock P. M. on said day and the voting places therefor in the several wards shall be as follows to-wit:

First Ward at the entrance at the Lloyd Opera House in said ward.

Second Ward at the Court Room at the County Court House in said ward.

Third Ward at the old Hose House situated on Vine Street between Front and Sixth streets in said ward.

Fourth Ward at old Hose house on North Locust street in said ward.

The ballots for said election shall have printed thereon:

For granting permission to the Mayor and Clerk of the City of North Platte to enter into a contract with said company for the purpose of street lighting.

And

Against granting permission to the Mayor and Clerk of the said city to enter into said contract with the

North Platte Light and Power Company.

Those voting in favor of granting said permission shall mark their ballots with an "X" opposite the paragraph beginning, "For granting said permission."

Those voting against granting of said permission shall mark their ballots with an "X" opposite the paragraph beginning against.

This notice shall be published 30 days prior to said election.
Signed this 9th day of August, A. D. 1915.

E. H. EVANS,
Mayor.

C. F. TEMPLE,
City Clerk.

NOTICE OF SPECIAL ELECTION

Notice is hereby given, that on Tuesday, the 14th day of September, 1915, a special election will be held in the City of North Platte, Lincoln County, Nebraska, at which said election there will be submitted to the people the question:

Shall the Mayor and City Council, of the City of North Platte, in the County of Lincoln and State of Nebraska, pledge the property and credit of the City upon its negotiable bonds to an amount not exceeding \$16,000.00, to be used in paying the cost of paving the intersections of streets and spaces opposite alleys in paving districts in said City, and shall the Mayor and City Council of said City of North Platte levy a tax annually upon the taxable property of said city in addition to all other taxes sufficient to pay the interest on said bonds and create a sinking fund, sufficient to pay said bonds when they become due at their maturity.

Said bonds to draw interest at a rate not to exceed Five (5) per cent per annum, payable semi-annually from their date until paid, and be evidenced by coupons to said bonds attached. Said bonds shall be drawn payable to bearer, due twenty years after date, but redeemable at the option of the City ten years after date. Said bonds to be issued and bear such date as the Mayor and Council may by resolution direct. Said bonds and coupons to be payable at the office of the State Treasurer in the City of Lincoln, Nebraska, and said bonds shall be known and described as "Paving Bonds of the City of North Platte, Nebraska."

The ballots to be used at said election shall have written or printed thereon the following:

YES

For authorizing the Mayor and Council of the City of North Platte, Nebraska, to borrow money and pledge the property and credit of the city, upon its negotiable bonds to an amount not exceeding \$16,000.00 to be used in paying the cost of paving the intersections of streets and spaces opposite alleys in paving districts in said city and for authorizing the Mayor and City Council to levy a tax annually upon the taxable property of said City in addition to all other taxes, sufficient to pay the interest on said bonds and creating a sinking fund sufficient to pay said bonds when they become due at their maturity.

Said bonds to be drawn payable to bearer, due twenty years after date, but redeemable at the option of the City ten years after date. Said bonds to be issued and bear such date as the Mayor and Council may by resolution direct. Both bonds and coupons to be payable at the office of the State Treasurer in the City of Lincoln, Nebraska.

NO.

Against authorizing the Mayor and City Council of the City of North Platte, Nebraska, to borrow money and pledge the property and credit of the City upon its negotiable bonds to an amount not exceeding \$16,000.00 to be used in paying the cost of paving the intersections of streets and spaces opposite alleys in paving districts in said City, and against authorizing the Mayor and City Council to levy a tax annually upon the taxable property of said City in addition to all other taxes, sufficient to pay the interest on said bonds and creating a sinking fund sufficient to pay said bonds when they become due at their maturity.

Said bonds to draw interest at a rate not to exceed five per cent per annum, from their date until paid, which interest shall be payable semi-annually and be evidenced by coupons to said bonds attached. Said bonds to be drawn payable to bearer, due twenty years after date, but redeemable at the option of the City ten years after the date thereof. Said bonds to be issued at such time and bearing such date as the Mayor and City Council by resolution may direct. Both bonds and coupons to be payable at the office of the State Treasurer in the City of Lincoln, Nebraska.

NO.

Against authorizing the Mayor and City Council of the City of North Platte, Nebraska, to borrow money and pledge the property and credit of the City upon its negotiable bonds to an amount not exceeding \$16,000.00 to be used in paying the cost of paving the intersections of streets and spaces opposite alleys in paving districts in said City, and against authorizing the Mayor and City Council to levy a tax annually upon the taxable property of said City in addition to all other taxes, sufficient to pay the interest on said bonds and creating a sinking fund sufficient to pay said bonds when they become due at their maturity.

Said bonds to draw interest at a rate not to exceed five per cent per annum, from their date until paid, which interest shall be payable semi-annually and be evidenced by coupons to said bonds attached. Said bonds to be drawn payable to bearer, due twenty years after date, but redeemable at the option of the City ten years after the date thereof. Said bonds to be issued at such time and bearing such date as the Mayor and City Council by resolution may direct. Both bonds and coupons to be payable at the office of the State Treasurer in the City of Lincoln, Nebraska.

NO.

Against issuing of Twelve thousand \$12,000.00 Dollars "City of North Platte Park Bonds," in denominations of Two thousand \$2,000.00 Dollars each, bearing interest at the rate of five per cent per annum, payable annually, interest and principal payable at the office of the State Treasurer of the State of Nebraska, said bonds to bear date of October 1st, 1915, and the interest on said bonds shall be payable on the 1st day of October, 1915, and on the first day of October of each and every year thereafter until all of the interest on said bonds shall have been paid; to levy a tax in the year 1915, and each and every year thereafter sufficient to pay the interest on said bonds, and in the year 1919 and in each and every year thereafter sufficient to pay the principal of said bonds as they become due, until sufficient tax has been levied to pay all of the principal and interest to be levied upon all of the taxable property in said City of North Platte.

Against issuing of Twelve thousand \$12,000.00 Dollars "City of North Platte Park Bonds," in denominations of Two thousand \$2,000.00 Dollars each, bearing interest at the rate of five per cent per annum, payable annually, interest and principal payable at the office of the State Treasurer of the State of Nebraska, said bonds to bear date of October 1st, 1915, and the interest on said bonds shall be payable on the 1st day of October, 1915, and on the 1st day of October of each and every year thereafter until all of the interest on said bonds shall have been paid; to levy a tax in the year 1915, and each and every year thereafter sufficient to pay the interest on said bonds, and in the year 1919 and in each and every year thereafter sufficient to pay the principal of said bonds as they become due, until sufficient tax has been levied to pay all of the principal and interest to be levied upon all of the taxable property in said City of North Platte.

Those voting in favor of said proposition shall mark their ballots with a cross in the square to the left of the proposition beginning, "Yes, for authorizing the Mayor and City Council of the City of North Platte, Nebraska to borrow money and pledge the property and credit of the City upon its negotiable bonds," etc.

Those voting against said proposition shall mark their ballot with a cross in the square to the left of the proposition beginning, "No, against authorizing the Mayor and City Council of the City of North Platte, Nebraska, to borrow money and pledge the property and credit of the City upon its negotiable bonds to an amount not to exceed \$16,000.00."

The polls at such special election shall be kept open during the hours of 9 A. M. to 7 P. M. of said day and the voting places for said election shall be as follows:

First Ward at the Lloyd Opera House.

Second Ward in the Commissioners' room at the Court House of Lincoln County, Nebraska, in said Second Ward.

Third Ward at the old hose house situated on Vine Street between Sixth Street and Front Street.

Fourth Ward at the old hose house situated on North Locust Street.

By order of the Mayor and City Council of said City of North Platte, Nebraska.

Dated this 4th day of August, 1915.